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Serial No. 08/421,810

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## In The United States Patent and Trademark Office

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In re application of

Alexander Conrad, et al.

Examiner: E. Holloway III

Serial No. 08/421,810

Filed April 13, 1995

Group Art Unit: 2635

Entitled: Intelligent Locator System

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Pittsburgh, Pennsylvania 15237  
March 15, 2006

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

## Request for reconsideration

Sir:

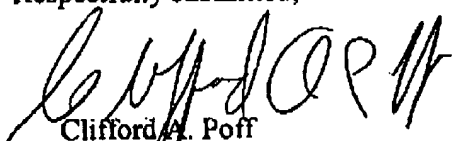
Applicants' filed an amendment and received in the Office on October 28, 2006 requesting entry of claims 102-107 corresponds to claims 7, 10, 17, 20, 27 and 30 of the Frederickson Patent No. 5,627,524 awarded to the Senior Party Conrad in Interference 105,352 by a decision dated October 13, 2005 by the Board of Patent Appeals and Interferences. An official communication dated March 3, 2006, refused entry of the amendment based on the contention that "—applicant did not file motion during interference to add or amend claims. See MPEP 2308.02."

Reconsideration is requested. The Boards decision, it is respectfully submitted, must be viewed awarding Senior party Conrad claims 1-30 of Junior Party Fredrickson. The board decision references no lesser of the Fredrickson claims. The Boards decision clearly

awarded these claims and entry is not contrary to the award and spirit of the award to the Party Conrad. Moreover, Section 2308.02 does not require the submission of claims only by motion during an interference. It is also submitted that the procedure outlined in section 2308.02 is exclusively for the matter of claims NOT within a count of an interference, since disposition of the claim submission is deferred for action by the examiner and not the Board until after the Boards decision.

For the forgoing reasons entry of applicants' amendment is respectfully requested.

Respectfully submitted,



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